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D. B. PRENTICE,
Editor.
J. C. H. COOPER,
Editor.
L. KIRBY, Chief Local.
Democratic Nominations.
AUGUST ELECTION.
FOR GOVERNOR
JOHN W. STEVENSON.
FOR CIRCUIT JUDGE
H. W. BRUCE.
FOR COMMONWEALTH ATTORNEY.
PHILIP LEE.
FOR JUDGE OF THE COURT OF COMMON
HENRY J. STITES.
FOR CHANCELLOR
THOMAS R. COCHRAN.
FOR MARSHAL OF THE CHANCERY COURT
P. C. WELLMAN.
FOR CLERK OF THE CHANCERY COURT
THOM. W. THOMPSON.
FOR CLERK OF THE CIRCUIT COURT
JOHN S. CAIN.
FOR SHERIFF
JOHN M. MARTIN.
FOR CITY AND COUNTY ATTORNEY
F. MAGAN.
FOR MARSHAL OF THE CITY COURT,
WILL MORAN.

FRIDAY, MAY 29, 1868.

THE DESPATCHES

The same war-torn gold, closed in New York yesterday evening at 1895. Four thousand pounds, with a priest in attendance, were sent to Canada, or to Rome, via New York, last Thursday. The negro child, has made a lengthy statement, which will read from the lips of George Co., a negro, while attempting to rob us. Negro bear Skinned, Then, was set upon by one, and shot sixteen times, on the 21st inst. and a negro, who had been captured in New York, Long Island, had difficulty getting to her when a man named Wright, in finding the woman, stabbed himself to death. Grant and Speaker Collin's, it is announced, start about the first of July for Colorado to expect to be gone on a two month trip, solely for the purpose of investigating the cause of the annual convention of the delegates of the German Roman Catholic Society in the United States in New York city to-morrow. Every person, it is supposed, will participate. The citizens of Middlebury, Ga., have succeeded Congress in the removal of the State tax.

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Rebutting the Extremists
with a Vengeance.

The New York Times, attempting to show that the Chicago platform repudiates the extremists on the question of negroes, says:

"The platform has not the faintest recognition of the principle which the extremists declare vital. On the contrary, it asserts that 'the guaranty by Congress of every right of the people & states. We have already shown that the South was demanded by every consideration of public safety, of gratitude, of justice, and must be maintained. The platform does not repudiate any right of the negro, except by reason of race or color, except India not taxed, and upon the further fundamental condition that the Legislature of the State should declare the assent of the State to the foregoing conditions, and should transmit a copy of the act to the President. It does not the question of negroes in Nebraska which properly belonged to the people of that State not?"

If it does not, the Chicago platform is a cheat. If it does, the act of Congress admitting Nebraska into the Union is a

sheath. It is indeed a poor, laiz, trifling negro.

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WASHINGTON.

A Sqabble in the Radical Camp.

Congress Displays a lack of Confidence in the Carpet-Baggers.

More of Butler's Insolence and Colfax's Unfairness.

Vinnie Ream Again.

The Democrats Uneath a lively Correspondence of Parson Brownlow.

Matters in Congress.

The President to Stump the Northern States.

&c., &c., &c.

[Special Dispatch to the Louisville Journal.]

WASHINGTON, May 20.

The attendance of six conservative members upon a radical caucus held this morning, was the cause of quite a disgraceful scene, and many of the extremists of the meeting at once withdrew from all further participation therein. This, I think unmistakably indicates that they are plotting and hatching schemes that do not go to the country.

THE UNFAIRNESS OF THE SENATE could not possibly by more plainly demonstrated than by the acts of appoin-

tment of four radicals and only one Democrat upon the investigating Committee. To have done this, would have defeated the object of the organization.

An examination of the Congressional proceedings shows that their arrogance and usurpation of power is increasing, and if persisted in no one can tell what lengths they will go.

THE SOUTHERN CONGRESSMAN.

Owing to a very considerable opposition on the part of the radicals, it is now somewhat doubtful whether the Congressmen from the Southern States will be admitted, as they fear that these untried Senators will, after their admission, turn Democrats and defeat their darling projects.

IN THE HOUSE

A motion to expel three Democrats on the investigating Committee was pro-

posed down, or rather they refused to sustain the motion at all. Congress be-

ing completely under the guardianship of Bon Butler it is not at all surpri-

sing that every instinct of decency and justice is promptly ignored.

The fairness of the House is illustrated by its refusal to allow Brooks to proceed in his defense because he alleged in the commencement of Woolley's statement that Butler's conduct was rude and in-

sulting, and that Butler afterwards

had threatened Democrats to "Worty Thieves," impudently demanding admission upon a Grand Jury when a committee was arrested.

MORON VS. JULIAN.

In the course of his remarks this morning Mr. Morgan spoke in justification of Vinnie Ream, and charged Julian with an attempt to intimidate her because of her refusal to answer his questions as to the conviction of the President. Julian strenuously denied the charge, but Morgan persisted in it and offered to give her, granted an opportunity, time to explain, had threatened that she should suffice for it in case she did not do as desired.

MISSOURI CONGRESS.

The speakers are advised to remain content with the present aspect of affairs, and refuse to answer such ques-

tions as he may deem improper, await the adjournment of Congress, at which time he can readily procure a habeas corpus, and be released from all further prosecution.

AN UNINVITING PROSPECT.

The action of the Impeachment Managers, though aimed at Woolley, is in reality directed against the rights of every citizen of this broad land of ours, and creates for their future new hostilities, and renewes the dungeons of the Council of Ten, wherein anybody may be incarcerated at the behests of the Managers.

THE PRESIDENT.

A friend of the President tells me that Mr. Johnson proposes, if the Democrats should nominate him for re-election, to cancel the Northern States as Judge Douglass canvassed the Southern States in 1860.

A LIVELY CORRESPONDENCE.

The following iconic messages, which passed over wires between Parson Brownlow, and General Stokes, will be published by the Democrats if they can get a hearing before the meeting committee:

KNOXVILLE, May 3. How will Fowler vote?

W. G. BROWNLAW.

Washington, May 3. Don't know. Think he'll do it.

W. B. STOKES.

KNOXVILLE, May 4. If you ain't certain, pump him.

W. G. BROWNLAW.

Washington, May 4. He won't. He doesn't like the question. See he is shifty.

W. B. STOKES.

KNOXVILLE, May 4. Tell him, if he'll resign, I'll make him appoint you in his place. I'll make him Judge of the Supreme Court, in place of himself. He'll be a good man, and I'll be a good man.

W. G. BROWNLAW.

Washington, May 4. Not profably, but reluctantly, tell him, W. G. BROWNLAW.

CONGRESSIONAL.

XTH CONGRESS—SECOND SESSION.

Memorial from the Citizens of Middlebury, Vt.—The Arkansas Bank—Petition from the Citizens of Middlebury, Vt.—and Members of the Michigan Bar—Amended Discussion in Regard to Wom-
en, etc.

WASHINGTON, May 29. SENATE.

A memorial of citizens of Middlebury, Vt., against the removal of the State capital, was referred to the Senate.

Also a petition from Mr. Mackay, President of the South Carolina Convention, asking that the session of Congress be adjourned, that assembly having been pre-
vented by Gen. Canby until Congress ap-
proved.

Also a petition of the members of the State of Michigan that the Eastern State of Michigan be admitted as a state.

Also a petition to the Senate, to con-
sider the bill to regulate the coasting trade of the Northeastern States.

Mr. Sherman called up the bill to regu-

late the coasting trade of the Northeastern States, and the bill was referred to the Senate.

Mr. Chandler called up the bill to regu-

late the coasting trade of the Northeastern States.

Mr. Farnsworth intimated that the bill had not received sufficient considera-

tion by the Senate to be referred back to them.

Mr. Chandler intimated that the bill had been carefully considered, and was re-
ferred back to the Senate.

Mr. Trumbull urged the passage of the bill. If any objectional features appear-
ed amendments could be offered.

At this point the bill to extend the charter of the City of Washington came over from the Senate, and was referred to the Committee on Territories, and it was voted that it became a law by the lapse of ten days since its report by him. Mr. Fessenden replied to Mr. Chandler.

Mr. Chandler said he had been informed that they had relied entirely on the opinion of the chairman, upon which standing alone, he might have voted for it. Mr. Chandler might be, the Senate could hardly predicate its action. He sent to the Treasury Department on the subject.

ALBANY, May 29.

In the Presbyterian Church, it was determined by an emphatic majority that the vote on the question of re-union was valid.

Hon. Robert M. Knight, of Pittsburg, from a joint committee of the two churches, reported that the Presbytery of New York, in support of the resolution, had voted in favor of re-union.

Mr. Edmunds made a large legal argu-

ment in favor of re-union, and the resolution was carried.

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ment in favor of re-union, and the resolution was carried.

At 4:30 the Senate went into executive session, and subsequently adjourned.

NEW YORK, May 29.

The steamer *Esopus*, from Albany, and City of Limerick, arrived Liverpool, and have arrived.

BEDFORD, May 29.

The British gunboat *Brumaire* went ashore at Windmill Point, opposite here.

The New York State Sportmen's Convention adjourned at 12 o'clock yesterday in Albany. On Monday, July 1st, has been indefinitely postponed, on account of the following vote: Yes, 55; Nays, 65.

Mr. Edmunds moved a resolution which the Speaker ruled not a privileged question, as it was substantially the same as the previous.

Mr. Bedford called up his motion to reconsider the vote by which Woolley's amendment was carried.

Mr. Edmunds raised a question of its privilege.

